determined further investigation with respect to the products manufactured at the Fairmont facility and imports of products by Philips Lighting
Corporation during the relevant period is warranted. The further review will seek to establish whether any articles produced at the Fairmont facility during the relevant period are like or directly competitive with any products imported by the company during that period or whether production of any article was shifted from the Fairmont facility to Mexico or Canada during the relevant period.

Conclusion

After careful review of the application, I conclude that the additional information provided by the petitioners is of sufficient weight to justify reconsideration of the Department of Labor's prior decision. The application is, therefore, granted.

Signed at Washington, DC, this 23d day of November 1999.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 99–33000 Filed 12–20–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-33,935]

Reef Gear Manufacturing, Incorporated, Plant II, Marine City, Michigan; Notice of Termination of Affirmative Determination Regarding Application for Reconsideration

On February 11, 1998, the Department issued an Affirmative Determination Regarding Application on Reconsideration applicable to workers and former workers of the subject firm. The notice was published in the **Federal Register** on February 24, 1998 (63 FR 9264).

The Department initially certified TAA to workers of Reef Gear, Plant II, Marine City, Michigan producing gear blanks because the "contributed importantly" group eligibility requirement of section 22(3) of the Trade Act of 1974, as amended, was

The company requested that the certification be reconsidered because it felt that imports had not caused the worker separations and provided some information which the Department felt warranted a review of its certification. After repeated attempts to collect additional information from the

company, and not receiving any further information, the Department is terminating its investigation for reconsideration of this petition.

Signed at Washington, DC, this 30th day of November 1999.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 99–32993 Filed 12–20–99; 8:45 am] BILLING CODE 4510–30–M

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-36,110, Sylacagua, Alabama; TA-W-36,110E, Dadeville, Alabama; TA-W-36,110F, New # 1 Mill and 755 Lee Street Plants, Alexander City, Alabama; TA-W-36,110G, 8416 Hwy 231 North, Wetumpka, Alabama; TA-W-36,110H, Brundidge, Alabama]

Russell Corporation; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Certification of Eligibility To Apply for Worker Adjustment Assistance on June 8, 1999, applicable to workers of Russell Corporation, located in Sylacagua, Alabama. The notice was published in the **Federal Register** on June 30, 1999 (64 FR 35184).

At the request of the company, the Department reviewed the certification for workers of the subject firm. New information received by the company shows that worker separations occurred at the Dadeville, New #1 Mill and 755 Lee Street Plants, Alexander City, 8416 Hwy 231 North, Wetumpka and Brundidge, Alabama locations of Russell Corporation. The workers are engaged in the production of fleece wear and/or T-shirts.

The intent of the Department's certification is to include all workers of Russell Corporation who were adversely affected by increased imports.

Accordingly, the Department is amending the certification to cover the workers of Russell Corporation, Dadeville, New #1 Mill and 755 Lee Street Plants, Alexander City, 8416 Hwy 231 North, Wetumpka and Brundidge, Alabama.

The amended notice applicable to TA–W–36,110 is hereby issued as follows:

All workers of Russell Corporation, Sylacagua, Alabama (TA-W-36,110), Dadeville, Alabama (TA-W-36,110E), Alexander City, New #1 Mill and 755 Lee Street Plants, Alexander City, Alabama (TA–W–36,110F), 8416 Hwy 231 North, Wetumpka, Alabama (TA–W–36,110G), and Brundidge, Alabama (TA–W–36,110H) who become totally or partially separated from employment on or after April 12, 1998 through June 8, 2001 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington D.C. this 30th day of November, 1999.

Grant D. Beale.

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 99–32995 Filed 12–20–99; 8:45 am]

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-37,038]

Williams Advanced Materials, Incorporated, Buffalo, New York; Notice of Termination of Investigation

Pursuant to section 221 of the Trade Act of 1974, an investigation was initiated on November 8, 1999 in response to a worker petition which was filed on behalf of all workers at Williams Advanced Materials, Incorporated, located in Buffalo, New York (TA–W–37,038).

The petitioner has requested that the petition be withdrawn. Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 6th day of December 1999.

Grant D. Beale,

Program Manager, Office of Trade Adjustment Assistance.

[FR Doc. 99–32998 Filed 12–20–99; 8:45 am]

BILLING CODE 4510-30-M

DEPARTMENT OF LABOR

Employment and Training Administration

Trade Adjustment Assistance/NAFTA Financial Status Report/Request for Funds; Comment Request

ACTION: Notice.

SUMMARY: The Department of Labor, as part of its continuing effort to reduce paperwork and respondent burden conducts a preclearance consultation program to provide the general public and Federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the